

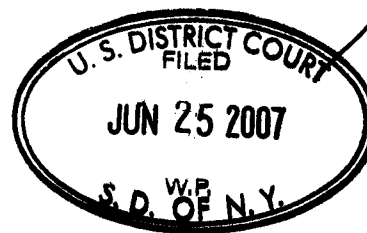
**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

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Charles Coleman as Trustee of the Laborers Local Union 754 Health & Welfare Fund, Pension Fund, Lecet Fund, National Health and Safety Fund, NYSLPA Fund, 754 Lecet Fund, Training Fund, and Organizing Fund, John H. Chiaffi as Trustee of the Laborers, Local Union 754 Health & Welfare Fund, Pension Fund, Lecet Fund, Training Fund, and Organizing Fund, Richard O'Beirne as Trustee of The Laborers Local Union 754 Health & Welfare Fund, Pension Fund, 754 Lecet Fund, Training Fund, and Organizing Fund, John T. Cooney as Trustee of the Laborers Local Union 754 Health & Welfare Fund, Pension Fund, National Health and Safety Fund, NYSLPA Fund, 754 Lecet Fund, Training Fund, and Organizing Fund, Charles Colemean as Officer of Laborers Local Union 754 and John J. Chiaffi as Officer of Laborers Local Union 754 Jr.

07 CIVIL 3690 (WCC)

JUDGMENT



Plaintiff(s),

-against-

Imperial Iron Works, Inc.,
Rhombus Enterprises, LLC,
Joseph Chiappa and Fidelity and
Deposit Company of Maryland
Defendants.

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Whereas the above entitled action having been assigned to the
calendar of Honorable William C. Conner, U.S.D.J., and

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the Court thereafter on June 25, 2007, having handed down its order after the court having been advised that all claims asserted in the above entitled action having been settled, it is Ordered, that the above entitled action be and hereby is discontinued, without costs to any party, subject to reopening should the settlement not be consummated within thirty (30) days of the date hereof, it is,

ORDERED, ADJUDGED AND DECREED: That the complaint be and it is hereby is discontinued subject to reopening should the settlement not be consummated within Thirty (30) days of the date hereof.

Dated: White Plains, New York
June 25, 2007


Clerk

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E.O.D.